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UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA)	
v.)	CRIMINAL NO. 09-10243-MLW
DVANIJADDIC)	
RYAN HARRIS)	

DEFENDANT'S MOTION FOR ADDITIONAL TIME TO REVIEW AND OBJECT TO NEW GOVERNMENT EXHIBITS

Defendant Ryan Harris respectfully asks this Court for additional time in which to file motions in limine related to new exhibits and discovery that counsel received from the government yesterday in the regular mail pick-up from the U.S. Attorney's Office. Counsel has not yet had time to review these materials. However, at least one of these exhibits, containing messages that were sent to Harris, are objectionable for reasons similar to those contained in the motions in limine he has already filed. Harris asks this Court for additional time in which to file a motion in limine specifically addressing this proposed exhibit as well as any other issues he may discover in the recently provided documents.

Always. Mpssher, RYAN HARRIS By his attorney,

any Suzu motion

Shew he filed by

Charles P. McGinty

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B.B.O. #333480

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CERTIFICATE OF SERVICE

motion(s) were

Sat the Feb. 7, 2012 he and

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